Bill No. SB 676

Amendment No. \_\_\_\_

|    | CHAMBER ACTION   |
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| 11 | Senator McKay moved the following amendment:                     |
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| 13 | Senate Amendment (with title amendment)                          |
| 14 | Delete everything after the enacting clause                      |
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| 16 | and insert:  |
| 17 | Section 1. Paragraph (n) of subsection (1) and                   |
| 18 | paragraph (c) of subsection (2) of section 220.03, Florida       |
| 19 | Statutes, 1998 Supplement, are amended and a new subsection      |
| 20 | (hh) is added to subsection (1) of that section to read:         |
| 21 | 220.03 Definitions   |
| 22 | (1) SPECIFIC TERMSWhen used in this code, and when               |
| 23 | not otherwise distinctly expressed or manifestly incompatible    |
| 24 | with the intent thereof, the following terms shall have the      |
| 25 | following meanings:  |
| 26 | (n) "Internal Revenue Code" means the United States              |
| 27 | Internal Revenue Code of 1986, as amended and in effect on       |
| 28 | January 1, $1999 = 1998$ , except as provided in subsection (3). |
| 29 | (hh) "Citrus processing company" means a corporation             |
| 30 | which, during the 60-month period ending on December 31, 1997,   |
| 31 | had derived more than 50 percent of its total gross receipts     |

from the processing of citrus products and the manufacture of juices.

(2) DEFINITIONAL RULES.--When used in this code and neither otherwise distinctly expressed nor manifestly

(c) Any term used in this code shall have the same meaning as when used in a comparable context in the Internal Revenue Code and other statutes of the United States relating to federal income taxes, as such code and statutes are in effect on January 1, 1999 1998. However, if subsection (3) is implemented, the meaning of any term shall be taken at the time the term is applied under this code.

Section 2. Subsection (3) is added to section 220.151, Florida Statutes, to read:

220.151 Apportionment; methods for special industries.--

incompatible with the intent thereof:

(3) For any taxable year beginning on or after January 1, 1999, a citrus processing company may, if required to apportion its taxable net income pursuant to the three-factor apportionment method set forth in s. 220.15(1), elect to have such apportionment determined for that taxable year solely by use of the sales factor, as set forth in s. 220.15(5). The election shall be made by the filing of a return for the taxable year utilizing this method.

Section 3. This act shall take effect upon becoming a law, and shall operate retroactively to January 1, 1999.

======== T I T L E A M E N D M E N T ========== And the title is amended as follows:

Delete everything before the enacting clause

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## and insert:

An act relating to taxation; amending s. 220.03, F.S.; revising definitions relating to the income tax code to incorporate the most recent changes to the United States Internal Revenue Code; defining "citrus processing company"; amending s. 220.151, F.S.; allowing certain citrus processing companies to elect to determine the apportionment of their adjusted federal income to this state solely by use of the sales factor; providing for retroactive application; providing an effective date.

A bill to be entitled